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7	Attorneys for Defendant FEDEX GROUND PACKAGE SYSTEM, INC.	
8	,	
9	IN THE UNITED STATES DISTRICT COURT	
10	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
11	OAKLAND DIVISION	
12		
13	MICHELLE HINDS, an individual, and TYRONE POWELL, an individual,	Case No. 4:18-cv-01431-JSW (AGT)
14	Plaintiffs,	FEDEX GROUND'S RESPONSE TO
15	VS.	FARWELL RASHKIS, LLP'S NOTICE OF MOTION AND MOTION TO
16 17	FEDEX GROUND PACKAGE SYSTEM, INC., a Delaware corporation; and BAY RIM SERVICES, INC., a California corporation,	WITHDRAW AS COUNSEL OF RECORD
18	Defendants.	A .: Fil 1 M 1 5 2010
19		Action Filed: March 5, 2018 FAC Filed: May 10, 2018
20		Trial: October 24, 2022
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	FEDEX GROUND'S RESPONSE TO FARWELL RA	SHVIS I I D'S NOTICE OF MOTION AND MOTION

TO WITHDRAW AS COUNSEL OF RECORD CASE NO. 4:18-CV-01431-JSW (AGT)

Pursuant to the Court's Order Requiring Responses to Motion to Withdraw as Counsel (ECF No. 258) regarding Farwell Rashkis, LLP's Notice of Motion and Motion to Withdraw as Counsel of Record (ECF No. 257), FedEx Ground files its response to the motion. FedEx Ground takes no position on Farwell Rashkis, LLP's motion and defers to the Court's judgment. Date: October 14, 2022 Respectfully submitted, WHEELER TRIGG O'DONNELL LLP By: /s/ Jessica G. Scott Jessica G. Scott Attorney for Defendant FEDEX GROUND PACKAGE SYSTEM, INC.